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July 23, 2003

RECEIVED

JUL 23 2003

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th Street S.W.
Washington, D.C. 20554

Re: **WT Docket 94-102**
Corrected Amendment of E-911 Phase 2 Implementation Plan
North Carolina RSA 3 Cellular Telephone Company
d/b/a Carolina West Wireless
TRS # 801552

REC'D & INSPECTED
AUG 06 2003
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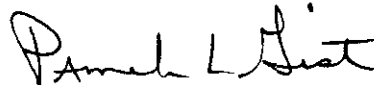
Dear Ms. Dortch:

On behalf of the above-referenced carrier, Carolina West Wireless, and in accordance with Section 20.18(i) of the Commission's Rules, there is provided herewith a corrected narrative statement, substituting the one filed by Carolina West Wireless on May 23, 2003 regarding the company's amended E-911 Phase 2 implementation plan.

The correction addresses the conclusion of Carolina West Wireless with regard to the contractual proposal of Grayson Wireless.

If you have any questions regarding this matter, please contact the undersigned.

Very truly yours,



Pamela L. Gist

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Policy Division, Wireless Telecommunications Bureau, FCC (w/ enclosure)

**NORTH CAROLINA RSA 3 CELLULAR TELEPHONE COMPANY
d/b/a CAROLINA WEST WIRELESS**

WT Docket 94-102

Amended E-911 Phase II Implementation Plan Report

Background/Contact Information

(1) **Carrier Identifying Information**

North Carolina RSA 3 Cellular Telephone Company
d/b/a Carolina West Wireless
TRS # 801552

(2) **Contact Information**

William R. Crownfield, Project Coordinator
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E911 Phase II Location Technology Information

(1) **Type of Technology**

North Carolina RSA 3 Cellular Telephone Company d/b/a Carolina West Wireless ("Carolina West") provides wireless services using a combination of AMPS and TDMA. Deployment of CDMA as an overlay of TDMA technology in Carolina West's service area will begin to take place as part of an ongoing effort to adapt to current market conditions and allow for roaming in an environment where several larger wireless carriers have announced plans to discontinue use of TDMA technology.

Carolina West has come to consider a handset-based technology to be the most practical means to make available Phase II services in its operating areas. The lack of availability from manufacturers of equipment capable of meeting the Phase II location accuracy requirements has